

RACE CLOTHING M'F'G CO.



Put on Sale To-Day

100 DOZEN
+ SHIRTS, +AT
3 FOR \$1.00.Lined in the Back---FULL YOKE.
OUR OWN MAKE!

Call and See.

RACE CLOTHING M'F'G CO.

129--135 North Water Street.

HARRISON

VS.

CLEVELAND.

WHITE LOAF

HAS NO

Worthy Competitor.

Tell your Landlady to use
SANTA CLAUS SOAP
FOR
COLLARS AND CUFFS.It is the proper thing, ye know
my dear boy.
MADE ONLY BY
N.K. FAIRBANK & CO. CHICAGO.

J. B. BULLARD,

FUNERAL DIRECTOR.

He received from the Illinois State Board of Health, a certificate of health, which is a guarantee of the purity of the water.

The water is pure and of the highest quality.

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A PUBLIC DISGRACE.

Charges of Drunkenness Against
Members of Congress

PUBLISHED BY MR. WILSON OF GEORGIA

And Reiterated on the Floor of
Congress—A Committee Promptly
Appointed to Inquire Into the
Truth of the Charges.

WASHINGTON, July 29.—There was no quorum present when the senate opened. Subsequently Mr. Proctor came in and this made a quorum in Mr. Stewart (Tex.) then delivered a speech on the silver question.

When the morning hour had passed Mr. Carlisle began a speech on the tariff question.

In the house Mr. Wheeler (Ala.) renewed the attack on Mr. Watson (Ga.) in connection with a book written by Watson charging members of the house with drunkenness on the floor. In denouncing the statement Mr. Wheeler said it was a "disgraceful and shameful act."

Mr. Burrows called Mr. Wheeler to order, and said business could not be conducted by such a course. Mr. Wheeler then rose to reply, and accused Mr. Wheeler of falsely charging him with trying to break up the solid south with the sub-treasury bill.

Mr. Combs (N. Y.) called Mr. Watson to order. Mr. Watson said: "The gentleman from New York can not build me up. He attempted to proceed with an interruption. Holding up his hand, he said, 'Every word in it is true.'"

Mr. Tracy called Mr. Watson to order and said he had refuted on the members. He demanded that Mr. Watson take his seat. There was renewed discussion.

Mr. Watson took his seat. The speaker called the house to order and said business must proceed. Mr. Watson's statement as to the truth of his book was read from the stenographic notes. Also the statement in the book that members had been drunk while debating. There was a sensation over this language.

Mr. Simpson (Ind.) moved that Mr. Watson be allowed to withdraw his book. The speaker refused the motion.

Mr. Watson read from his book to the effect that congress had violated the promises of reform; also the paragraph in regard to drunkenness on the floor.

Mr. McMillin (Conn.) thought that the gentleman from Georgia had no right to go into a general discussion on the failure of congress to keep its pledges.

Mr. Watson retorted with some feeling that the gentleman from Tennessee, a "quaint leader of the house," indicated what explanation he wanted—a "cheap, fair, above-board explanation." He said that he was not able to explain to the satisfaction of Mr. McMillin, but he believed that when the explanation was made the house would be satisfied.

The final chapter of the book was a summary of the abuses of the day. It was a very long and full of details. It was a point in the indictment, and he had a right to read the entire paragraph as explaining the language he used. The indictment should stand as it had been written. There was nothing in it. It was a charge in the book which had not been made by the gentleman from Indiana (Mr. Hoeman) respecting the failure of congress to keep its pledges.

The members had been in a state of intoxication and many members knew it. The speaker knew it through the representatives of the people. Because he had made the charge that his book was a "disgraceful and shameful act," the speaker had no right to make him a scapegoat (blame). The speaker then interrupted the gentleman from Georgia and said he had no objection to a matter of right but as a matter of grace.

Mr. Watson retorted: "I do not want anything from this house as a matter of grace (pardon on the republican side). I will appeal from any decision it may make to the fair sense of justice which abides in the hearts of the people. I accept your grace. You will hear me in my own right."

[The house was now in a complete uproar and there were heard from all sides.] The speaker said that if the gentleman from Georgia did not proceed in order he would call upon the sergeant-at-arms to compel him to do so. The gentleman was permitted to explain his remarks by a vote of the house and his seat was restored to him.

Mr. Watson then proceeded to read from his book, but was again interrupted by Mr. McMillin, who said that Mr. Watson must confine himself to the question involving the charges of drunkenness, which was a flagrant violation of all the obligations of a member—a scandal upon the house of representatives.

Mr. Watson said that undoubtedly the charges were true, because it was true. They had been made by the very members of the house who were now sitting there. He said that he was not a member of the house, but he was a citizen of the United States, and he was entitled to speak his mind.

The speaker then stated the question to be whether the gentleman from Georgia would be allowed to reply to Mr. Wheeler. The question was put to the house and the yeas and nays were taken. The yeas were 100 and the nays were 100.

Mr. Watson took his seat and the matter was dropped. After the transaction of some routine business Mr. Burrows (Ia.) moved to reconsider the question regarding drunkenness on the floor, and Mr. Watson's book was read and referred to the floor, and the yeas and nays were taken. The yeas were 100 and the nays were 100.

The house then engaged in filibustering against the world's fair appropriation, with no indication of a break in the deadlock.

Mr. Reed (Ia.) moved to adjourn. The motion was not in order at this time, as the matter was pending and the resolution was inoperative with the session of the house.

Mr. McMillin thought that when a member printed anything slanderous or false about other members, it was certainly a question for strict investigation.

Mr. Burrows called the charges, if true, were a disgrace; if not true, the author was a liar. The house should, in duty to itself, investigate the charges and decide whether the country be safe in the case. The resolution was then adopted.

The house proceeded with the regular order—the motion of Mr. Burrows to lay on the table Mr. Burrows' motion to reconsider the vote by which the house had refused to reconsider the resolution of the senate amendment regarding the appropriation for the World's Fair.

Philbrick was renewed as once. Mr. Cummings (N. Y.) moved to adjourn. The motion was not in order at this time, as the matter was pending and the resolution was inoperative with the session of the house.

Mr. Burrows (Ia.) moved to adjourn until Tuesday. The motion was not in order at this time, as the matter was pending and the resolution was inoperative with the session of the house.

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Pittsburgh, Pa., July 30.—Last evening's bulletin, issued by the attending physician, indicates but little change in H. C. Frick's condition save in the direction of continued improvement. It is now thought that he will be on his feet and again personally assume the duties of the medical interests of the Carnegie steel company in two or three weeks at the latest.

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ADMITTED TO BAIL.

Preliminary Examination of the
Would-Be Assassin.

THE STRIKERS BECOMING BOLDER

Since the Withdrawal of the Soldiers,
and More Trouble Probable—Pow-
derty on the Pinkertons—A Re-
mote Prospect of Settlement.

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CHICAGO GRAIN MARKET.

The following were the closing quotations in Chicago at 1:15 p. m. to-day, received by B. Z. Taylor.

LIVE STOCK.—Estimated receipts—Hogs—11,000; steady. Cattle—3,500; steady. Wheat—Corn—Oats—

WHEAT—No. 1, 77 1/2; No. 2, 77; No. 3, 76 1/2. CORN—No. 1, 49 1/2; No. 2, 49; No. 3, 48 1/2. OATS—No. 1, 30 1/2; No. 2, 30; No. 3, 29 1/2.

FLOUR—No. 1, 12 1/2; No. 2, 12; No. 3, 11 1/2. LARD—No. 1, 7 3/4; No. 2, 7 1/4; No. 3, 7. RIBS—No. 1, 7 1/2; No. 2, 7; No. 3, 6 1/2.

This is Pretty Good. Mr. John G. Goodwin, a carpenter of Danville, Ill., writes: "About two weeks ago a heavy saw log fell upon my foot very badly crushing it, so that I was unable to walk at all. I sent for a bottle of Ballard's Snow Liniment and kept my foot well saturated with it. It is now two weeks since this happened, and my foot is nearly well and I am at work. Had I not used Snow Liniment I should have been laid up at least 2 months. For healing Wounds, Sprains, Sores and Bruises it has no equal. No inflammation can exist where Snow Liniment is used. 'You can use this letter.'"

